

ATTACHMENT B**REMARKS**

By this amendment, Claim 1 has been directed to subject matter considered allowable by the Examiner, and Claim 11 has been thereby cancelled without prejudice accordingly. Claims 1-3, 8 and 10 are now pending in the present application. For reasons as stated below, Applicants submit that upon entrance of the present amendment, the application will only contain claims which are considered allowable by the Examiner, and that the application will be placed in condition for allowance.

In the Final Rejection, the Examiner maintained rejections of Claims 1, 2, 8, 10 and 11 under 35 U.S.C. §102(b), Claims 1 and 3 under 35 U.S.C. §103(a), and Claims 1 and 11 under 35 U.S.C. § 102(b) on the basis of prior art including US Pat. Pub. 2001/0018076 and other references. However, in the Examiner's arguments regarding these rejections, it was clear that methods of treating breast or liver cancers using the claimed extract would be considered allowable, and the Examiner specifically acknowledged that this subject matter would be allowable. This indication of allowability is acknowledged with appreciation, and without addressing the Examiner's other arguments which Applicants contest, the present claims have been amended so as to be directed to the subject matter deemed allowable by the Examiner.

The entrance of the present amendment will thus overcome all outstanding rejections, and will place the application in condition for allowance. Accordingly, entrance of the amendment and allowance of the claims is respectfully requested.

END REMARKS